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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/628,622	07/28/2003	Diane Kessenich	6266-19-1 4441		
7590 06/28/2006			EXAMINER		
AKERMAN SENTERFITT Suite 400			BAUTISTA, XIOMARA L		
222 Lakeview Avenue			ART UNIT	PAPER NUMBER	
West Palm Beach, FL 33401-3188			2179		
			DATE MAILED: 06/28/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		App	lication No.	Ap	Applicant(s)			
Office Action Summary		10/6	628,622	KE	KESSENICH ET AL.			
		Exa	miner	Art	t Unit			
		X. L	. Bautista	21	79			
Period fo	The MAILING DATE of this communi or Reply	cation appears	on the cover sheet	with the corre	spondence a	address		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA Insions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commit of period for reply is specified above, the maximum sta- re to reply within the set or extended period for reply reply received by the Office later than three months at ed patent term adjustment. See 37 CFR 1.704(b).	AILING DATE Of 37 CFR 1.136(a). In unication. tutory period will apply will, by statute, cause	OF THIS COMMUI in no event, however, may or and will expire SIX (6) M the application to become	NICATION. a reply be timely file ONTHS from the management of th	led nailing date of this 5 U.S.C. § 133).			
Status								
1)	Responsive to communication(s) file	d on <i>25 May 20</i>	06					
′=	, ,	b)∐ This actio	•					
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
٥/١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dienosit	on of Claims	.o aao.	.o	,				
· _								
4)[Claim(s) 1-20 is/are pending in the application.							
E \	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
-	Claim(s) <u>1-20</u> is/are rejected.							
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are objected to.	tian and/as alas	4:4					
8)[_]	Claim(s) are subject to restrict	lion and/or elec	tion requirement.					
Applicat	on Papers							
9)[The specification is objected to by the	Examiner.						
10)[The drawing(s) filed on is/are:	a) accepted	or b)☐ objected t	to by the Exa	miner.			
	Applicant may not request that any object	tion to the drawir	ng(s) be held in abey	ance. See 37	CFR 1.85(a).			
	Replacement drawing sheet(s) including	the correction is	required if the drawi	ng(s) is objecte	ed to. See 37 (CFR 1.121(d).		
11)	The oath or declaration is objected to	by the Examine	er. Note the attach	ned Office Act	ion or form F	PTO-152.		
Priority (ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim f ☐ All b)☐ Some * c)☐ None of:	or foreign priori	ty under 35 U.S.C	i. § 119(a)-(d)	or (f).			
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of	of the priority do	cuments have been	en received in	this Nationa	al Stage		
	application from the Internation	nal Bureau (PC	T Rule 17.2(a)).					
* 8	See the attached detailed Office action	n for a list of the	certified copies n	ot received.				
Attachmen	t(s)							
	e of References Cited (PTO-892)			w Summary (PTC				
	e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449 or i			lo(s)/Mail Date of Informal Paten		TO-152)		
	r No(s)/Mail Date	- 10/36/00)	6) Other: _		+F 	· - · • • • • • • • • • • • • • • • • •		

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DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.3218 may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

- 2. Claims 1-20 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-19 of U.S. Patent No. 6,034,680. Although the conflicting claims are not identical, they are not patentably distinct from each other.
- 3. The limitations found in claims 1, 3-7, and 18 of this application are the same as in claims 1-19 of US 6,034,680 with the exception of the recited "establishing a portal of supplementary information...providing a kiosk for interacting with said portal..." However, the user of a kiosk as an interface display device is well known in the art. Therefore, it would have been obvious to one ordinarily skilled in the art at the time the invention was made to use kiosks for providing an interface because a kiosk is a special interactive graphical user interface that allows the users to enter their queries and to trace the searching and retrieval of the information, and it enhances the effectiveness and efficiency of information retrieval.

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Allowable Subject Matter

1. Claims 1-20 are allowed.

2. The following is an examiner's statement of reasons for allowance:

The claims have been carefully considered, especially independent claims 1 and 20. Prior art of record fails to teach the combination of claimed elements including a common location accessible to users of a portal for supplying hierarchical supplementary information related to printed books, the books having a bookmark associated with the common address; a user identifier that is provided to the user based on the user's class, and in response to the user's calls, displaying secondary hypermedia documents having supplementary information appropriate to the books associated with the user-specified common address and relating to the associated user class.

Saigh discloses an information distribution system that includes a central information bank and a central transactional database coupled to point-of-sale delivery systems. The point-of-sale delivery systems may take the form of a book bank subsystem. The point-of-sale delivery systems are classified by functions including a point of purchase delivery system and a book bank subsystem. The point of purchase system is described as a system from which books can be purchased and includes a Book Bank and a cashier's station. Saigh fails to teach that printed books are associated with a common uniform address referencing to a corresponding hypermedia document, which includes links to secondary hypermedia documents.

Blonder teaches a method for providing structured tours of hypertext files. A hypertext file contains links which when selected by a user cause another page to be displayed.

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Applications in which hypertext files are used are on a web site. These files are written in HTML and may reside on a computer with an Internet address. The tour is selected by a user from a tour service page, and is comprised of a set of predetermined pages and an automated tour guide. Blonder shows an embodiment of a tour service page that has graphics selectable by a user indicating the categories of Entertainment, Education, and Finance. After the selection of a graphic the user is presented with a new page that shows a selection of tours. After a tour is selected, an introductory screen with information is displayed to the user. Blonder fails to teach bookmarks included in printed books, the bookmarks enabling a user to access supplementary information related to the printed book and associated with the user identifier.

Conclusion

- 3. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."
- 4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to X. L. Bautista whose telephone number is (571) 272-4132. The examiner can normally be reached on Monday-Thursday 8:00AM-6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on (571) 272-4847. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

X. L. Bautista

Primary Examiner Art Unit 2179